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SHIRLEY V. REMMERT, PRO SE 990 Berkeley Avenue Menlo Park, CA 94025

Tel: 650-921-8820 Message: 650-521-0571

v.



UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

Shirley V. Remmert; PLAINTIFFS' OFFER OF EVIDENCE FOR Eva D. Al-Zaghari, TEMPORARY RESTRAINING ORDER AGAINST PROBATE COURT ORDERS INFRINGING ON CIVIL LIBERTIES

DECLARATION

RE REMMERT'S PETITION FOR WRIT OF
HABEAS CORPUS

James P. Fox, <u>HABEAS CORPUS</u>
District Attorney

Of San Mateo County; CASE NO. C-08-1644 CRB; Jerry Brown, C-08-1645 CRB

Attorney General
Of the State of California, HON. CHARLES R. BREYER

Defendants

We, Plaintiffs Shirley V. Remmert and Eva D. Al-Zaghari, hereby file a list of exhibits and witnesses for trial on the motion for a temporary restraining order of Probate Court orders in Case No. 108876 LPS, In the Matter of Eva D. Al-Zaghari and No. 114796, San Mateo County Public Guardian v. Shirley V. Remmert.

DECLARATION

STATE OF CALIFORNIA SAN MATEO COUNTY

I, Plaintiff Shirley V. Remmert, can competently testify as to the facts in this motion, as I am knowledgeable about those matters and have personal experience therein.

PLAINTIFFS' OFFER OF EVIDENCE/ TRO HEARING/ C-08-1644 CRB; C-08-1645 CRB/ 1

As for those matters based on reliable information, I believe them to be true. I declare that these statements are true and correct under the penalties for perjury of the federal laws.

DATE: April 15, 2008

Respectfully Submitted By:

LIST OF EXHIBITS IN SUPPORT OF A TRO

Exhibit A

DR. MARY MARGARET FLYNN, M.D., San Mateo County psychiatrist, wrote in a medical record four months before she conserved Eva Al-Z.: Patient "does not meet legal criteria for conservatorship..." (November 17, 2004)

Exhibit B

The psychiatrist wrote the following day that she spoke to a Deputy Public Guardian for my mother, Julia Venoya, and falsely determined that I " more focused on... suing the probate conservators".

Exhibit C

PARAMEDICS FROM THE MENLO PARK FIRE PROTECTION DISTRICT found that Eva Al-Zaghari was not an emergency case, even though Deputy Sheriff Sean O'Donnell tried to make it a "5150" (cause for detention by psychiatrists under Welfare and Institutions Code sec. 5150) (March 26, 2005)

Exhibit D

PARAMEDICS FROM THE AMERICAN MEDICAL RESPONSE (AMR)

AMBULANCE reported back to "911 PUBLIC SAFETY COMMUNICATIONS OF

THE SHERIFF'S OFFICE that Eva Al-Z. is not a "5150", but AMR did drive her to

Kaiser Hospital, at whose insistence, I do not know (March 26, 2005).

Exhibit E

A letter from U. S. PROBATION OFFICER ESTHER M. DAVIS states that Eva

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Al-Z. was deemed competent by the federal court. Her competency for the successful completion of the probation program for an unrelated misdemeanor in 2002 was concurrent with the county court's issuance of a conservatorship order on June 7, 2005.

Exhibit F

Deputy County Counsel Peter K. Finck and Deputy County Counsel Judith A. Holiber insisted on making the conservatorship case a criminal one: People of the State of California v. Eva D. Al-Zaghari, but there are no law enforcement reports citing Eva Al-Z. for a new crime linked to a conservatorship investigation. The incident in 2002 was her only scrape with the law (Exhibit E).

Pending Evidence for Preliminary Injunction, if Granted

No hearings with Eva Al-Z.'s or my Opportunity for Opposition Re:

There is no evidence that Eva Al-Z. had a hearing for forcible drugging with psychosis-inducing, mind-altering drugs. She had no hearing under the LPS Act, which allows in effect ownership of her person and estate. She had no hearing to determine the truthfulness of reports that she abuses drugs, or is suicidal. Private Defenders and others will be examined.

WITNESS FOR TRO HEARING

COMMANDER TERRI MOLAKIDES OF THE MENLO PARK POLICE will bring the record of a criminal complaint that Eva Al-Z. (then Eva D. Remmert) and I made concerning an assault against her. She was drugged, raped, and brutalized in this still unsolved crime. I believe that the blunders in the conservatorship case are actually intentional. Her life is in danger, as criminals would like to see her mind destroyed.

PLAINTIFFS' OFFER OF EVIDENCE/ TRO HEARING/ C-08-1644 CRB; C-08-1645 CRB/

Filed 04/15/2008 19 Page 7 of 24
33334031
U U19
11/06/04 PCP
PCC SMMC ADM

11/18/2004 4:21 PM Thursday

Psychiatry Note: Eva Alzaahari. Room 303-1

O: Met with patient and her mother. MSE: Patient I believe for the first time since admission is dressed in something other than hospital gown. She is alert and oriented. She avoids eye contact. Most of her brief responses are in the altered squeaky voice. She acknowledges she is looking forward to discharge tomorrow. She appears very internally preoccupied but was able to remain through the entire interview. She said she would take her medications. She knows she has diabetes. She did not know she has hypertension. She has no insight and grossly impaired judgment. She has not engaged in any further assautative behaviors. She continues to frequently "hide" in the bathroom. Discussed with mother the glucoscan, monitoring BP, taking geodon. I called and spoke with Dr Verby. Patient has appointment Monday Nov 22, 2005 with him and the week of Dec 1 with internist See discharg summary sheet.

A: no change in Dx

P: discharge tomorrow to mother's care and with physicians as noted in chart. I am unable to conserve this patient, as she does not meet legal criteria for conservatorship under the LPS law. In addition she is more anxious in the hospital. If her mother will indeed follow through and give the patient her antispcyhotic medicine as wel as meds for her medical problem prognosis is better. But unfortunately mother's judgment has not been particularly good in the past, although she is verbalizing compliance with giving her daughter the medicine. And monitoring her glucose and HBP.

Mary Margaret Flynn MD

 \mathcal{B}

Filed 04/15/2008 Page 9 of 24

1383546

11/19/19

11/05/04 PCP

PCC SMMC ABM

11/17/2004 3:21 PM Wednesday

Psychiatry Note: Eva Al-Zaghari, Room 303-1

S: Yes, I will.

O: Patient was able to speak in a more normal tone of voice for about three sentences. Then she spoke at some length and I couldn't understand a word she said and she diminished the sound of her voice to where she was sub vocalizing, and then just moving her lips to her self. She avoided eye contact. She is internally preoccupied and appeared to be hallucinating throughout the interview. She was less anxious. She was able to provide some information in normal tone of voice e.g. her birthday. She willingly signed forms for us to send discharge summary to her internist and to Dr. Verby. She clearly said she is glad to be going home. She became more anxious and subvocalized more when I attempted to talk with her about DM and hypertension. She has no insight and grossly impaired judgment.

Collateral contact: The probate conservator of Eva's maternal grandmother who lives in home with Eva and Mrs. Remertz called. The grandmother is Eva's mother's mother. And Eva's mother's father (the maternal grandfather) owns the home and wants to evict Eva and Eva's mother, his daughter from the home. Eva's mother, Mrs. Remertz has been managing the wealth and properties of her father and mother. The guardianship of the grandmother wants the grandmother moved to a skilled nursing facility and is hoping to be able to protect the assets of the family, which are apparently dwindling secondary to Eva's mother's (Mrs. Remertz's) business practices and poor judgments. The maternal grandmother does have paranoid schizophrenia. In talking with Mrs. Remertz, she describes another female relative with being diagnosed with schizophrenia but "she is normal now". Talked with mother today. Mother verbally agreed to give Eva the geodon and her antihypertensive and antidiabetic medication. I strongly recommended to the mother that as Dr Verby is a pediatrician and not psychiatrist that Eva get and adult psychiatrist to follow her schizophrenia. Mother herself remain NOT convinced Eva has schizophrenia or even DM and HBP but is saying she will have her take medications.

Eva's mother is more focused on getting Eva to her visitations with her son, to suing the probate conservators, suing g her father to remain in the house. However I cannot conserve Eva and I also don't think clinically it would be helpful to take Eva away from the family necessarily, particularly if her mother will follow through with the medical and psychiatric follow p I will be writing out and recommending to her, Dr Verb, The internist, the psychologist and all the other collateral contacts this stay.

A: no change in DX

P: Mrs. Remertz received instruction today on how to do the finger sticks. She also expressed concern about Eva's hirsute, and endocrine and Ob-Gyn problems.

Mary Margaret Nynn MD

FDID * State * Incident Date *		Change Basic
B Location* Check this hex to I Hodule In Section 8	edicate that the address for this incident is provided on the Wi "Alternative Location Specification". Use only for Wildland fit	Idlend Fire Census Tract
Street address Intersection In front of Rear of Adjacent to Directions	BERKELEY * Street or Righway enlo Park y actions, as applicable	Street Type Suffix CA 94025 -
C Incident Type *		E2 Shift & Alarms
321 EMS call, excluding vehicle	Check boxes if Month Day Yes	r Hr Min Sec Local Option
Aid Given or Received*	same as Alarm ALARM always required	005 15:05:05 B 1 District
1 Mutual aid received 2 Automatic aid recv. 3 Mutual aid given 4 Automatic aid given 5 Other aid given Their FDID Their State	ARRIVAL required, unless canceled of Arrival # 03 26 2 CONTROLLED Optional, Except for will Controlled LAST UNIT CLEARED, required except to Last Unit	Platoon 15:08:13 Gland fires Cocal Option
F Actions Taken *		stimated Dollar Losses & Values
Private advanced life Private Action Taken (1) Additional Action Taken (2) Additional Action Taken (3)	Apparatus Personnel Proper Suppression Conter	The \$, 000, 000
Completed Modules H1 * Casualties		
Fire-2 Structure-3 Civil Fire Cas4 Fire Serv. Cas5 EMS-6 HazMat-7 Wildland Fire-8 Apparatus-9 Personnel-10 Arson-11 Mix Casualties Deaths Inj Fire Service Service Service Millian Fire Service Service Millian Fire Service Service Service Millian Fire Service Service Detector Required for Confined 1 Detector alerted occ U Unknown	N None Natural Gas: elev leek, no evauation e Natural Gas: elev leek, no evauation e Propane gas: c21 lb. tank (as in hame Gasoline: webicle fuel tank or portable Kerosene: fuel burning equipment or pert Diesel fuel/fuel oil:webicle fuel Household solvents: heme/affice spi Motor oil: from angine or pertable cent Them Paint: from paint cans totaling < 55 galler O Other: Special Haustet actions required or a	NN X Not Mixed 10 Assembly use Education use Medical use Medical use Medical use Residential use For votable Stank or portable Stank or p
Property Use* Structures	341 Clinic, clinic type infirmary 53 342 Doctor/dentist office 57	9 Household goods, sales, repairs 9 Hotor vehicle/boat sales/repair
31 Church, place of worship 61 Restaurant or cafeteria 62 Bar/Tavern or nightclub 13 Elementary school or kindergarten 15 High school or junior high 11 College, adult education 11 Care facility for the aged 31 Hospital Outside	361 Prison or jail, not juvenile 57 419 1-or 2-family dwelling 59 429 Multi-family dwelling 61 439 Rooming/boarding house 62 449 Commercial hotel or motel 70 459 Residential, board and care 81 464 Dormitory/barracks 88 519 Food and beverage sales 89	Gas or service station Gas or
!4 Playground or park i5 Crops or orchard i9 Forest (timberland)	946 Lake, river, stream	Ookup and enter a Property Use code only If on have NOT checked a Property Use box:
7 Outdoor storage area 9 Dump or sanitary landfill 1 Open land or field	960 Other street	roperty Use 419 l or 2 family dwelling NFIRS-1 Revision 03/11/99





COUNTY OF SAN MATEO
911 Public Safety Communications
Hall of Justice and Records
400 County Center, EPS-103
Redwood City, CA 94063

Date: May 26th, 2005

To:

Shirley Remmert/Citizen

From:

Jaime D. Young, Manager, 911 Public Safety Communications

Subject:

CERTIFICATION OF COPIES FROM ORIGINAL TRANSCRIPTS

RE:

Welfare Check

Date/Time:

03/26/05

Case No:

SOS050001750 - MY MOTHER'S CASE NO.

Location:

990 Berkeley Ave

As a fully employed member of the San Mateo County Communications Dispatch Staff, I certify that the enclosed CAD document was reproduced by me on May 26th, 2005 and that it is a true and accurate copy of the original.

Certified by:

Páuline J. Hutchens Custodian of Records

(650) 363-4630

1 HutchellS

•	Case	3:08-cv-016	44-CRB	Document 6 Filed 04/15/2008 Page 14 of 24
/1501	MISC 2BK21		2BK21	Document 6 Filed 04/15/2008 Page 14 of 24 , CHECKING INSIDE 990 FOR THE VICT - THERE'S A
				A 5150 SUBJ IN THE RESN
/1501		SUPP		, CODE 33 ******
/1501		SUPP		, CORRECTION BK21 ASKING FOR CODE33
/1504		OK	2BK21	, CODE 4 NO V, 33 YO FEMALE UNRESPONSIVE, LAY
				IN BED, BREATHING, SEPERATE SUBJ
/1504	(TMG)	\$CROSS		#MNF050850010
/1505		\$CROSS		#EMS05010331
/1505		MISC		Chief complaint: UNRESP FEMALE
				Code of response: 3
				Anyone on scene with patient: Y
				Age: 30 YOF
				Conscious: N Breathing: Y
				Chest pain: UNK
				Bleeding: UNK
/1505	(PMR)	MISC	2BK21	, CANCELLING CODE 33
/1505	(Line)	ONSCNE	2BK10	7 0.12.02.22.1.0 002.2 00
/1508		ONSCNE	2BK10	, FIRE OS
/1510		SUPP		TXT: BRM PD ADVISED WE DID HOUSE CHECK , AND DO
,				O THAVE THE V/ // PER BRM PD COMMANDER - ADAM
				THAT 997 MIGHT ALSO BE RELATED ADDR. 2S10 CO
				D THE INFO , AND WILL MAKE SURE 997 ALSO GETS
				ECKED
/1510		NEWLOC	2BK10	[997 BERK]
/1513		MISC	2BK10	THERE IS NO SUCH ADDR AS 997 BERK \$SOS050001748 .*****5150 NOT RELATED TO THE WI
/1514		ASNCAS	2BK21	CK ON THE 207 VICT - BUT AT SAME LOCATION.
/1516		MISC	2BK21	UNRESPONSIVE SUBJ WAS LOCATED IN THE RESN, WI
/1316		MISC	20121	DOING CHECK FOR THE 207 VICT. 5150 UNRELATED
				INITIAL CALL
/1518		MISC	2BK21	, PARAMEDCS ON SCENE, HAVE DETERMINED THIS TO I
,				MEDICAL ONLY, CANCEL THE 5150 CASE #
/1519		CANCAS	7	\$\$0\$050001748 CS # CANCELLED PER BK21 REQUES.
			•	EDICAL ONLY NOT 5150 PER MEDICS
/1523		MISC	2BK10	, BRM PD ON SCENE
/1523		ASSTOS	24BRM	[997 BERK] > EVA ALZ'S CASE NO.
/1523	(*****)	FROM		DOOM COR AN DECENTED THE MAN THE TOTAL TO MEETING
/1535	(HEM)	SUPP	0.7771.0	,ROOM 607 AT PACIFIC INN THE 1065 IS THERE
/1535	(PMR)	NEWLOC	2BK10	[990]
/1535 /1536		NEWLOC \$PREMPT	24BRM 24BRM	[990]
/1536 /1536		\$ASSTOS	24BRM	
/1536		EXCH	24BRM	28BRM
/1536		SUPP	2.2	TXT: BRM PD ADVISED THERE IS NO SUCH ADDR AS 5
,				BERK - BK10 CHECKED
/1537	(HEM)	ASSTOS	22RCY	[PACIFIC INN #RM 607]
/1537	(*****)	FROM		
/1541	(PMR)	CLEAR	2S10	
/1545		· CLEAR	2B20	
/1546		\$PREMPT	2BK21	
/1548		CLEAR	2BK10	222
/1548		CLEAR	22RCY	DSP: OTH
/1540		OI DAD	20004	,BRM PD TO HANDLE
/1548		CLEAR	28BRM	
/1548		CLOSE MISC	28BRM	,RDD 24439 03/26/05 16:12
/1613 /1613		MISC		,RDD 24439 03/26/03 16:12 ,BRL 00002 03/26/05 16:12
/1613		MISC		,03/26/05 16:12:23 TO APC, C:GGCH, C:PCO0, C:
, _ 0 1 3				NO, C:BRTO FROM BRL:







UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA **PROBATION OFFICE**

DEBRA K. AASMUNDSTAD CHIEF U.S. PROBATION OFFICER

Please reply to: 450 Golden Gate Ave., Ste. 17-6884 San Francisco, CA 94102 TEL: (415) 436-7541

450 Golden Gate Avenue Suite 17-6884; P.O. Box 36057 San Francisco, CA 94102-3487 TEL: (415) 436-7542 FAX: (415) 436-7**572**

December 30, 2005

990 E	Al-Zaghari Berkeley Avenue o Park, CA 94025
Re:	Eva Al-Zaghari Docket No.: SUPERVISION COMPLETION
	Ms. Al-Zaghari: urpose of this letter is to advise you that your term of probation
termin	nated on November 20,2005. Consequently, you have fulfilled your obligation in to the completion of supervision as ordered by the Court.
obliga	e remember that any financial obligations that were not paid in full continue to be an ation that you must satisfy. Payment of any outstanding financial obligations will be ded by the United States Attorney's Office.
	e maintain a copy of this document for your records. If our office can be of assistance to the future, please feel free to contact us.

Sincerely,

Esther M. Davis U. S. Probation Officer

EMD/emd

F

APR 14 2005

Clerk of the Superior Court

By VICTORIA PARHAM

DEPUTY CLERK

OMAS F. CASEY, III, COUNTY COUNSEL (SBN 47562)

AY: Peter K. Finck, Deputy (SBN 81875)

Hall of Justice and Records 400 County Center, 6th Floor

Redwood City, CA

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Telephone: (650) 363-4758

Fax: (650) 363-4034

Attorneys for Petitioner

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF SAN MATEO

PEOPLE OF THE STATE OF CALIFORNIA

Concerning

Eva Alzaghari

Respondent.

LPS No.

EX PARTE
PETITION TO ESTABLISH TEMPORARY
CONSERVATORSHIP

Petitioner, the officer providing conservatorship investigation in the above-entitled matter, respectfully alleges as follows:

- 1. Beverly Cox, MD and Joe Broderick, MD, the professional persons in charge of San Mateo Medical Center, an agency providing comprehensive evaluation and/or a facility providing intensive treatment, have recommended establishment of a conservatorship for the respondent herein because they have determined that said person is gravely disabled as a result of mental disorder or impairment by chronic alcoholism and is unwilling to accept, and/or incapable of accepting, treatment voluntarily.
- 2. The above-named persons who have recommended conservatorship have submitted declarations stating that the respondent is in need of a temporary conservator because she is presently incapable of properly taking care of herself. Said declarations are attached hereto and incorporated herein by reference as Exhibits A, B and C.

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416973

Case 3:08-cv-01644-CRB Document 6 Filed 04/15/2008 Page 19 of 24 ENDORSED FILED THOMAS F. CASEY III, COUNTY COUNSEL (SBN 47562) 1 SAN MUTEO COUNTY By: Peter K. Finck, Deputy (SBN 81875) Hall of Justice and Records 2 APR 14 2005 400 County Center, 6th Floor Redwood City, CA 94063 3 Clark of the Superior Court second by CDZ Apr 29, 2000 Telephone: (650) 363-4758 By __VICTUREA PARTIAM Fax: (650) 363-4034 4 5 Attorneys for Petition 6 7 8 IN TH .JK COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF SAN MATEO 9 10 PEOPLE OF THE STATE OF CALIFORNIA LPS Case No. 108876 11 Concerning, ORDER APPOINTING TEMPORARY 12 CONSERVATOR OF THE PERSON EVA ALZAGHARI 13 14 Respondent. 15 Having read and considered the petition requesting appointment of a temporary conservator and 16 supporting documents which have been filed herein, and good cause appearing therefore; 17 IT IS HEREBY ORDERED that DONALD R. WEIHER, LCSW, be appointed Temporary 18 19 Conservator of the Person of the respondent to serve without bond, pursuant to section \$5353 of the Welfare and Institutions Code, to provide the conservatee with food, shelter and care, and if necessary, 20 require that the conservatee be detained pursuant to Welfare and Institutions Code section §5358 in a 21 22 facility providing intensive treatment pending establishment of a conservatorship herein. 23 IT IS FURTHER ORDERED that the Temporary Conservator shall have the power to consent

IT IS FURTHER ORDERED that the Temporary Conservator shall have the power to consent to for the conservatee and require conservatee to receive treatment related specifically to remedying or preventing the recurrence of the conservatee's being gravely disabled and to consent to routine medical treatment for the conservatee unrelated to the grave disability.

IT IS FURTHER ORDERED that the Temporary Conservator appointed herein is authorized to exercise those general powers specified in Chapter 5 and 6 (commencing with Section 2350 and 2400) of

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	Case 3:08-cv-01644-CRB Document 6	Filed 04/15/2008 Page 20 of 24				
1	THOMAS F. CASEY III, COUNTY COUNSEL (SBI	N 47562)				
2	By: Peter K. Finck, Deputy (SBN 81875) Hall of Justice and Records					
3	400 County Center, 6 th Floor Redwood City, CA 94063					
4	Telephone: (650) 363-4758 Fax: (650) 363-4034					
5	Attorneys for Petitioner	•				
6		•				
7						
8	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA					
9	IN AND FOR THE COUNTY OF SAN MATEO					
10						
11	PEOPLE OF THE STATE OF CALIFORNIA	LPS Case No. 108876				
12	Concerning,	NOTICE OF HEARING				
13	EVA AL-ZAGHARI	Date: May 11, 2005 Time: 11:00 a.m.				
14	Respondent.	Time. Tr.00 a.m.				
15						
16	NOTICE IS HEREBY GIVEN that Pamela I	F. Low, the officer providing conservatorship				
17	investigation in the above-entitled matter, has filed he	rein a Petition to Establish Conservatorship, and an				
18	Order Appointing Temporary Conservator having issu	ed thereon, and that the same is hereby set for				
19	hearing by the Court on WEDNESDAY, May 11, 200	05, 11:00 a.m., at 400 County Center,				
20	Department 14, Courtroom 8B in Redwood City, C	California.				
21	ALL PERSONS INTERESTED ARE NOTI	FIED to appear at the time and place mentioned in				
22	this Notice and show cause, if any they have, why the Order should not be made. This notice is required					
23	by law. This notice does not require you to	appear in court, but you may attend the				
24	hearing if you wish.					
25	Dated: <u>April 27, 2005</u> . C	LERK OF THE SUPERIOR COURT				
26	В	Y:				
27		Y: Deputy Clerk				
28	L:\GROUP\LPS\ESTAB\FORMS\NOTICE OF HEARING.Doc	·				
	LPS Case NO. 108876					
اإ	NOTICE OF H	EARING				

LPS Case NO. 108876

Petitioner has a jury trial to establish her conservatorship currently scheduled for June 7.

Judicial review to challenge her placement by Writ of Habeas Corpus "shall be in the

OPPOSITION TO PETITION FOR WRIT OF HABEAS CORPUS - LPS ACT

placement under W&I Code § 5358.7 to be heard on June 6, 2005.

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LPS Case NO. 108876

2005.

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ENDORSED FILED

THOMAS F. CASEY III, COUNTY COUNSEL (SBN 47562) SAN MATEO COUNTY

By: Judith A. Holiber, Deputy (SBN 180619)

Hall of Justice and Records

400 County Center, 6th Floor Redwood City, CA 94063 Telephone: (650) 363-4747

Fax: (650) 363-4034

Attorneys for Respondent

MAY - 2 2005

Clerk of the Superior Court MARIA J. PEÑA

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF SAN MATEO

PEOPLE OF THE STATE OF CALIFORNIA

Concerning,

EVA AL ZAGHARI.

Petitioner.

LPS Case No. 108876

ANSWER AND RETURN TO VERIFIED PETITION FOR WRIT OF HABEAS CORPUS

Date:

May 4, 2005

Time:

9:00 a.m.

Dept:

Presiding Judge

Respondent, PEOPLE OF THE STATE OF CALIFORNIA, answers the petition for Writ of Habeas Corpus as follows:

- 1. Respondent denies the allegation that the petitioner is being unlawfully restrained of liberty.
- 2. Respondent admits the allegation that the patient was admitted to the treatment facility under the authority of Welfare and Institutions Code §5250 or temporary conservatorship pursuant to §5352.1.
- 3. Respondent denies the allegation that the petitioner is not gravely disabled nor a danger to herself and/or others.

WHEREFORE, respondent prays that the petition for Writ of Habeas Corpus be denied. Dated: May 2, 2005. THOMAS F. CASEY III, COUNTY COUNSEL

Judith A. Holiber, Deputy

TO THE TOTAL

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Please set trial on: M T W Th F

L:\GROUP\LPS\ESTAB\ORDER EXTENDING TEMPORARY CONSERVATORSHIP CT OR IT - THURSDAY'S HEARING.D ∞